In the Court of Appeals of the State of Alaska

Brandon Nelson,

Appellant,

Court of Appeals No. A-13176

v.

V

Order

State of Alaska,

Appellee.

Date of Order: 5/31/2022

Trial Court Case No. 2KB-16-00064CR

In *Nelson v. State*, Memorandum Opinion No. 6947 (May 26, 2021), we remanded this case to the superior court to clarify its comments about community condemnation, the weight the court gave to the dangerous instrument aggravating factor, and the relevance of Nelson's youthfulness when the court considered his potential for rehabilitation. Additionally, the superior was to apply special scrutiny to the probation condition prohibiting Nelson from contact with his brother. We retained jurisdiction of this case. The superior court has completed the remand proceedings, and has transmitted a copy of the amended judgment to this Court.

On or before <u>June 30, 2022</u>, Nelson shall notify this Court in writing whether he will or will not challenge the amended judgment. If Nelson notifies the Court that he does not intend to challenge the amended judgment (or if he fails to file a timely notification), then the Clerk of the Appellate Courts is directed to close this appeal.

Entered at the direction of an individual judge.

Clerk of the Appellate Courts

Meredith Montgomery

cc: Judge DiBenedetto

Distribution:

Email:

Mackin, Olivia L., Office of Public Advocacy Olson, Mackenzie